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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 1st January 1963:—

Issue No.	No. and date	Issued by	Subject
145.	G.S.R. 1808, dated 27th December, 1962.	Ministry of Home Affairs.	The Compensation Tribunal consisted of Shri Anil Kumar Sen and Shri J. Krishnamurthy with its headquarters at Calcutta for the State of West Bengal.
	G.S.R. 1809, dated 27th December, 1962.	Ditto.	The Compensation Tribunal consisted of Shri Bholanath Sarma and Shri E. D. Helms with its headquarters at Gauhati for the State of Assam.
	G.S.R. 1810, dated 27th December, 1962.	Ditto.	The Compensation Tribunal consisted of Shri Ishar Dass and Shri L. K. Mohan with its headquarters at Ambala for the State of Punjab.
	G.S.R. 1811, dated 27th December, 1962.	Ditto.	The Compensation Tribunal Order, 1962.
146.	G.S.R. 1812, dated 27th December, 1962.	Ministry of Food & Agriculture.	The Uttar Pradesh Paddy and Rice (Restriction on Movement) Third Amendment Order, 1962.
147.	G.S.R. 1813, dated 27th December, 1962.	Ministry of Home Affairs.	The Defence of India (Second Amendment) Rules, 1962.
148.	G.S.R. 1814, dated 29th December, 1962.	Ministry of Food & Agriculture.	Directives that during the year 1962-63, payment shall be made by a producer of sugar by vacuum pan process or his agent as per Schedule annexed.

Issue No.	No. and date	Issued by	Subject
149.	G.S.R. 1815, dated 29th December, 1962.	Ministry of Transport & Communications.	Specifying rules and orders made under the Aircraft Act, 1934 (22 of 1934).
150.	G.S.R. 1816, dated 31st December, 1962.	Ministry of Home Affairs.	Directives that in respect of pencils, the tax payable by any dealer having his place of business in the Union territory of Delhi, in respect of the sale by him on or after the first day of January 1963, shall be calculated at four per cent of the sale price of the goods so sold.
	G.S.R. 1817, dated 31st December, 1962	Ditto.	Making the amendment in the Second Schedule to the Bengal Finance (Sales Tax) Act, 1941 with effect on and from the first day of January 1963.
1	G.S.R. 1, dated 1st January, 1963.	Ministry of Finance	Exempting Power Boost Methanol and Aeroshell Compound 6A when imported into India for use in aircrafts from so much of the customs duty leviable thereon.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (1)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

CABINET SECRETARIAT

(Department of Statistics)

New Delhi, the 4th January 1963

G.S.R. 61.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Rules, 1960, issued with the notification of the Cabinet Secretariat No. G.S.R. 110, dated the 19th January, 1960, namely,

- (1) These rules may be called the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Amendment Rules, 1963.

(2) In the Schedule to the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Rules, 1960,—

(i) against items 1 to 4, for the existing entries under column 4, the following entries shall respectively be substituted, namely:—

“Rs. 325—15—475—EB—20—575”

“Rs. 325—15—475—EB—20—575”

“Rs. 350—25—575”

“Rs. 210—10—290—15—320—EB—15—425”.

(ii) against item 1, for the existing entries under column 7, the following entries shall be substituted, namely:—

(i) Master's or equivalent Honours Degree in Statistics or Mathematics/Economics/Commerce (with Statistics) of a recognised University; or

Degree of a recognised University with Mathematics/Statistics as a subject, and 2 years' Post-graduate training in statistics at a recognised institution.

(ii) About two years' experience of statistical work involving collection, compilation and interpretation of statistical data.

Qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.

[No. F. 2/16/62-Estt.I.]

B. S. RAO, Under Secy.

MINISTRY OF LAW

(Department of Legal Affairs)

New Delhi, the 2nd January 1963

G.S.R. 62.—(Contract/Amendment 47).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. GSR 1161 dated the 1st December, 1958 relating to the execution of contracts and assurances of property, namely:—

In the said notification—

1. In part I, Head B, after the words “by the authorities sanctioning the pension or provisional pension” the following words shall be added, namely:—

“Deputy Secretary, Ministry of Finance”.

2. In part X which relates to the Ministry of Information and Broadcasting—

(1) for item 5(1)(a) the following item shall be substituted, namely:—

“(a) Contracts to be entered into with persons engaged by the Films Division in connection with the production of films”.

(ii) for item 5(ii) the following item shall be substituted, namely:—

"5(ii) All contracts for supply of films on rental for commercial and non-commercial exhibition and free of rentals for non-commercial exhibition in India; *by the Branch Managers, Films Division*".

(iii) after item 5(v) the following item shall be inserted, namely:—

"(vi) Contracts to be entered into with artistes engaged by the Films Division in connection with the production of films; *by the Administrative Officer or the Production Manager, Films Division, Bombay*".

3. In part XXIV which relates to the Union Territory of Andaman and Nicobar Islands:—

In item 2, for the words "*the Officer-in-charge Government Timber Depots at Howrah and Madras*" the words "*Deputy Conservator of Forests (Depot Division), Assistant Conservator of Forests (Depot Division)*" shall be substituted.

[No. F. 17(1)/61-J Pt.II.]

S. S. KAR, Dy. Secy.

MINISTRY OF HOME AFFAIRS

CORRIGENDUM

New Delhi, the 3rd January 1963

G.S.R. 63.—The following further corrections shall be made in the Central Secretariat Stenographers Service Rules, 1962, as published under the Ministry of Home Affairs Notification No. G.S.R. 1307, in the Gazette of India Extraordinary, Part II, Section 3, sub-section (i), dated 28th September, 1962, namely:—

For the existing clause (ii) under "I—Grade I" in sub-rule (3) of rule 17, substitute the following, namely:—

"(ii) *Temporary Officers.*—The seniority *inter se* of temporary officers appointed to the Grade after the appointed day shall be regulated by the order in which they are approved for long-term appointment to the Grade".

[No. 28/70/62-CS(A).]

MOHINDAR SINGH, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 2nd January 1963

G.S.R. 64.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Senior Accounts Officer in the Ministry of Finance, Department of Economic Affairs, namely:

1. **Short title.**—These rules may be called the Senior Accounts Officer (Class I) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.

3. Number, Classification and Scale of pay.—The number of posts, classification of the post and the scale of pay attached thereto, shall be as specified in columns 2, 3 and 4 of the said Schedule.

4. Method of recruitment, Age limit etc.—The method of recruitment to the post, age limit and other matters relating thereto shall be as specified in columns 5 to 13 of the said schedule.

SCHE

Recruitment Rules for the Post of Senior

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
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1	2	3	4	5	6	7
Senior Accounts Officer.	1	G.C.S. Class I (Gazetted).	Rs. 700—40— 1200—50/2— 1250.	N.A.	N.A.	N.A.

RULE

Accounts Officer in the Ministry of Finance

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/ transfer, grade from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
8	9	10	11	12	13
N.A.	N.A.	By transfer on deputation,	<i>Transfer on deputation;</i> Officers from I. A. & A.S. or Indian Defence Accts. Service.	N.A.	As required under the rules.

[No. F. 18(2)-Admn/62.]

N. PARASURAMAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 12th January 1963

THE ESTATE DUTY (DISTRIBUTION) RULES, 1963

G.S.R. 65.—In exercise of the powers conferred by section 4 of the Estate Duty (Distribution) Act, 1962 (9 of 1962), the Central Government hereby makes the following rules, namely:—

1. **Short title.**—These rules may be called the Estate Duty (Distribution) Rules, 1963.

2. **Definition.**—In these rules, “the Act” means the Estate Duty (Distribution) Act, 1962 (9 of 1962).

3. **Calculation of gross value of properties.**—The gross value of all properties, movable and immovable, for any financial year shall be calculated by aggregating the principal values of all properties specified below, in respect of which estate duty has been assessed in that financial year, namely:—

(1) In the cases in which the death occurred before the 1st day of July, 1960,—

(a) shares or debentures in any company referred to in section 20A of the Estate Duty Act, 1953 (34 of 1953), which pass on the death of the deceased and in respect of which the company is accountable for the estate duty, if the principal value of such shares or debentures exceeds five thousand rupees;

(b) all other properties included in the estate of the deceased, if the principal value of the estate exceeds the limit specified below, namely,—

(i) fifty thousand rupees if the estate includes an interest in the joint family property of a Hindu family governed by the Mitakshara, Marumakkattayam or Aliyasantana law; and

(ii) one lakh of rupees in other cases;

(2) In the cases in which the death occurred on or after the 1st day of July, 1960,—

(a) shares or debentures in any company referred to in section 20A of the Estate Duty Act, 1953 (34 of 1953), which pass on the death of the

deceased and in respect of which the company is accountable for estate duty, if the principal value of such shares or debentures exceeds five thousand rupees;

(b) all other properties included in the estate of the deceased, if the principal value of the estate exceeds fifty thousand rupees.

4. **Provisional distribution on estate duty.**—The amount of estate duty attributable to immovable and other property shall be distributed among the States provisionally in the manner specified in clause (b) of sub-section (2) of section 3 of the Act, and such distribution shall be made twice every year, namely in the months of October and March, the first instalment being equal to one-half of the States' share of the estate duty as in the budget estimates for that year and the second instalment being equal to the States' share of the duty as in the revised estimates for the year less the sum already paid.

5. **Final adjustment of estate duty.**—The amount of estate duty attributable to immovable and other property distributable among the States in each financial year shall be finally computed with reference to the net proceeds of such duty as ascertained and certified by the Comptroller and Auditor General of India.

(2) If on the basis of the certificate of the Comptroller and Auditor General of India any further sum is found due, or any excess payment is found to have been made to a State, having regard to the provisions contained in sub-section (2) of section 3 of the Act, such further sum or excess payment shall be paid to or, as the case may be, recovered from the State.

[No. F. 4(6)-B/62.]

SHIV NAUBH SINGH, Jt. Secy.

(Department of Economic Affairs)

CORRIGENDUM

New Delhi, the 5th January 1963

G.S.R. 66.—Corrigendum to the Gazette Notification dated the 22nd November, 1962 published in Part II, Section 3 sub-section (i) of the Gazette of India, dated the 1st December, 1962 under No. G.S.R. 1604:—

"In the revised Rule read 'Miscellaneous Departments' for the words 'Miscellaneous Department'."

[No. F. 101(20)-Ins. I/62.]

V. P. MITHAL, Under Secy.

(Department of Revenue)

DANGEROUS DRUGS

New Delhi, the 12th January 1963

G.S.R. 67.—In pursuance of sub-clause (ii) of clause (g) of section 2 of the Dangerous Drugs Act, 1930 (2 of 1930), and the Protocol signed at Paris on the 19th November, 1948, supplementing the earlier Geneva Conventions of 1925, 1931 and 1936 relating to drugs placed under international control, the Central Government hereby declares the narcotic substances specified in the notification to be manufactured drugs and makes the following further amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 4—Dangerous Drugs dated the 4th December, 1956, namely:—

Status of the drug
under the convention,

In the said notification,

(i) items numbers (38), (43), (44) and (46) shall be omitted.

(ii) for item numbers (71), (72) and (73) the following shall be substituted namely:—

"(71) 4-oxano-1-methyl-4-phenylpiperidine (for purposes of Group I. narcotics control the designation pethidine-intermediate-A is suggested by the W.H.O.) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs.

Status of the drug
under the conventions

- | | |
|---|-----------|
| (72) 4-cyano-2-dimethylamino-4, 4-diphenylbutane (for purposes of narcotics control the designation methadone-intermediate is suggested by the W.H.O.) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. | Group I. |
| (73) 2-methyl-3-morpholino-1, 1-diphenylprop-ane-carboxylic acid (for purposes of narcotics control the designation moramide-intermediate is suggested by the W.H.O.) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. | Group I. |
| (iii) the following items shall be inserted :— | |
| (74) (+)-alpha-3-acetoxy-6-methylamino-4, 4-diphenylheptane (the proposed international non-proprietary name of which is noracymethadol) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. | Group I. |
| (75) 4-phenylpiperidine-4-carboxylic acid ethyl ester (for purposes of narcotics control the designation pethidine-intermediate-B is suggested by the W.H.O.) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. | Group I. |
| (76) 6-nicotinylcodeine (the proposed international non-proprietary name of which is nicocodine) and its salts, all dilutions and preparations containing this drug as have not been established in therapeutic practice. | Group II. |
| (77) myristyl ester of benzylmorphine (the proposed international non-proprietary name of which is myrophine) and its salts, all dilutions and preparations containing this drug as have not been established in therapeutic practice. | Group I. |
| (78) 1-[2-(2-hydroxyethoxy) ethyl]-4-phenyl-4-propionylpiperidine (the proposed international non-proprietary name of which is droxypropine) and its salts, all dilutions and preparations containing this drug as have not been established in therapeutic practice. | Group II. |
| (79) 1-methyl-4-phenylpiperidine-4-carboxylic acid and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. | Group I." |

[No. 2/(F. No. 13/5/61—Opium)]

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 12th January 1963

G.S.R. 68.—In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the new medicinal preparations specified in the Table below shall be included in the category of unrestricted preparations.

TABLE

(Unrestricted Preparations)

Medicinal Preparations

Savlon Hospital Concentrate
 Savlon Liquid Antiseptic
 Savlon Veterinary Concentrate
 Lorexene Head Lotion
 Tetmosol Solution
 Cetavlon Concentrate
 Cetavalon Tincture

manufactured by M/s. Imperial Chemical
 Industries (India) Private Ltd.,
 Calcutta.

[No. F. 3/(45/5)/(33)/62-Opium.]]

CUSTOMS

New Delhi, the 12th January 1963

G.S.R. 69.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, for the existing item at Serial No. 142 and entries relating thereto, the following shall be substituted, namely:—

“142. Duplicators and accessories.”

[No. 9/F. No. 34/(24)/2/62-Cus.IV.]

G.S.R. 70.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after the existing sub-item (d) at Serial No. 89 and entries relating thereto, the following shall be added, namely:—

“(e) Clips 32 mm. size.”

[No. 11/F. No. 34/70/61-Cus.IV.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 12th January 1963

G.S.R. 71.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 13th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 105 and entries relating thereto, the following shall be substituted, namely:—

"105. Duplicators and accessories".

[No. 1/F. No. 34(24)/2/62-Cus.IV.]

G.S.R. 72.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 13th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing sub-item (d) at Serial No. 31 and entries relating thereto, the following shall be added, namely:—

"(e). Clips 32 mm. size. "

[No. 2/F. No. 34/70/61-Cus.IV.]

J. BANERJEE, Dy. Secy

(Department of Revenue)**CENTRAL EXCISES**

New Delhi, the 12th January 1963

G.S.R. 73.—In exercise of the powers conferred by section 37 of the Central Excises and salt Act, 1944 (1 of 1944) the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (First Amendment) Rules, 1963.

2. In Appendix I to the Central Excise Rules, 1944—

(i) in the table under the heading 'List of Forms'

(a) under the third column against Central Excise Series No. 56-A, for the figures, brackets and letters, "9(2), 10, 10A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196 and 223-A" the figures, brackets and letters, "9(2), 10, 10-A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 92-B(1), 92-E-(i), 96-J-(i), 96-M, 96-MMMMM, 96-P(1), 96-S, 96-W, 96-YY(1), 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196 and 223-A" shall be substituted.

(b) under the third column against Central Excise Series No. 65, for the figures and abbreviation "31 & 32", the figures and word "31, 32 and 33" shall be substituted.

(ii) in the specimen forms—

(a) in form A.L.-5 (Central Excise Series No. 7) for the note "***Strike out if the application is made for the first time and if the bond has been executed with security." the following shall be substituted, namely:—

"***Strike out if the application is made for the first time or if the bond has been executed with security or if the application is for a licence for a curer's store-room."

(b) in form D.D.-2 (Central Excise Series No. 56-A) below the heading 'Notice of Miscellaneous..... of duty' for the brackets, word, figures and letters "(Rule 9(2), 10, 10A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196 and 223-A)" in the three places, where they occur, the brackets, words, figures and letters "(Rule 9(2), 10, 10-A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 92-B(i), 92-B(i), 96-J(i), 96-M, 96-MMMMM, 96-P(i), 96-S, 96-W, 96-YY(i), 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196, and 223-A)" shall be substituted :

(c) in form A.R. -1 (Central Excise Series No. 57) for the existing tabular statement under the heading 'I For payment in cash' the following shall be substituted, namely :—

Name of person tendering payment	Name and address of person on whose behalf the amount is tendered	Particulars of payment	Amount	
			Rs.	nP.
1	2	3	4	

(In words) Rupees.....Total
Head of Account
5
II. UNION EXCISE DUTIES
(1) Excise duty on*]
(2) † Additional duties of Excise under the Additional Duties of Excise (Goods of Special Importance) Act, 1957 :—
‡ Textiles—Cotton/Woolen/Silken/Artificial Silk
Tobacco—Unmanufactured Tobacco/Cigarettes/Cigars and Cheroots.
Sugar

*Here enter name of commodity.

†To be cancelled where inapplicable.

‡Unnecessary words to be scored out.

(d) in form T.P. 3 (Central Excise Series No. 65)—

(1) below the heading "Certificate for the..... not been paid", for the brackets, words and figures "(Rules 31 and 32)" the brackets, words and figures "(Rules 31, 32 and 33)" shall be substituted :

(2) the entry "Weight of goods" shall be omitted.

[No. 3/63—C.E.F. No. 15/21/62/CXII]

L. S. MARTHANDAM, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES.

New Delhi, the 12th January 1963

G.S.R. 74.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby directs that the

following amendment shall be made to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 86/62-Central Excises, dated the 30th April, 1962, namely:—

To the said notification after the first proviso, the following proviso shall also be added, namely:—

"Provided further that the exemption shall apply to blooms, billets, slabs and sleeper bars, only if they are of prime quality".

[No. 2/63.]

G.S.R. 75.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 166/62-Central Excises, dated the 1st September, 1962, namely:—

In the said notification, before the first proviso, the following shall be inserted, namely:—

"In case the price lists include the amount of excise duty, abatement of excise duty shall be allowed.

[No. 5/63.]

G.S.R. 76.—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944) and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 135/62-Central Excises, dated the 13th June, 1962, the Central Government hereby fixes for rubber insulated cables and flexible cords specified in column 2 of the Table hereto appended and chargeable with duty *ad valorem* under Item No. 33B of the First Schedule to the said Act, if packed in standard packings of length fifty metres or fifty yards, the tariff value specified in the corresponding entry in column 3 (a) or 3 (b), as the case may be, of the said Table:

Provided that:—

- (1) the tariff valuation for any item packed in standard packings of lengths which are numerical multiples of fifty metres or fifty yards shall be proportionate to that specified in column 3 (a) or 3 (b), as the case may be, of the said Table;
- (2) for any item packed in non-standard packings, that is to say in packings of lengths other than fifty metres or fifty yards or their multiples, the tariff valuation shall be ten per cent more than the proportionate value arrived at in accordance with the value specified in column 3 (a) or column 3 (b), as the case may be, of the said Table;
- (3) for any item produced in any industrial undertaking other than an industrial undertaking to which the Industries (Development and Regulation) Act, 1951 applied, the tariff valuation applicable shall be reduced by twenty per cent;
- (4) for any rubber insulated cables of flexible cords which are not manufactured according to, or which do not bear any mark or symbol of, the Indian Standard specification or the British Standard specification or any other International Standard specification, the tariff value shall be twenty per cent less than the tariff value which would have been otherwise applicable;
- (5) nothing in this notification shall apply to rubber insulated cables and flexible cords manufactured according to special specification given by a purchaser.

TABLE

Sl. No.	Description	Tariff Values for		
1	2	3		
	Nominal area in square inch	Standard packs of 50 metres each	Standard packs of 50 yards each	
	2(a)	2(b)	3(a)	3(b)
			Rs.	Rs.
I. Single Core Taped Braided & Compounded 660V				
	·0015	1/·044	16·11	14·73
	·0020	3/·029	18·63	17·03
	·0030	1/·064	19·31	17·66
	·0030	3/·036	21·12	19·31
	·0045	7/·029	27·90	25·51
	·0070	7/·036	37·77	34·53
	·0100	7/·044	49·09	44·89
	·0145	7/·052	53·13	48·58
	·0225	7/·064	70·13	64·13
	·0300	19/·044	99·46	91·95
	·0400	19/·052	128·85	117·82
	·0600	19/·064	176·72	161·59
	·0750	19/·072	221·37	202·42
	·1000	19/·083	279·40	255·48
	·1200	37/·064	335·74	307·00
	·1500	37/·072	405·26	370·57
	·2000	37/·083	519·59	475·11
	·2500	37/·093	630·89	576·88
	·3000	37/·103	751·15	686·85
	·4000	61/·093	1031·75	943·43
	·5000	61/·103	1228·88	1123·68
	·6000	91/·093	1511·70	1382·29
	·7500	91/103	1804·58	1650·11
	·8500	127/·093	2057·89	1881·73
	1·0000	127/·103	2441·08	2232·12
II. Single Core Taped Braided & Compounded 250V				
	·0015	1/·044	10·15	9·28
	·0020	3/·029	12·67	11·69
	·0030	1/·064	14·26	13·03
	·0030	3/·036	15·90	14·53
	·0045	7/·029	22·47	20·54
	·0070	7/·036	27·77	25·39
	·0100	7/·044	38·77	35·45
	·0145	7/·052	44·04	40·27
	·0225	7/·064	59·07	54·01
	·0300	19/·044	89·95	82·25
	·0400	19/·052	116·23	106·28
	·0600	19/·064	161·83	147·97

1	2(a)	2(b)	3(a)	3(b)
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III.	<i>Single Core Lead Alloy Sheathed 250V</i>			
<hr/>				
	·0015	1/·044	33·10	30·27
	·0020	3/·029	38·39	35·10
	·0030	3/·036	44·65	40·83
	·0045	7/·029	52·31	47·83
	·0070	7/·036	64·59	59·06
	·0100	7/·044	78·51	71·79
	·0145	7/·052	85·33	78·02
	·0225	7/·064	119·94	109·67
	·0300	19/·044	155·26	141·97
	·0400	19/·052	194·66	178·00
	·0600	19/·064	255·12	233·28

IV. <i>Flat Twin Lead Alloy Sheathed 250V</i>			
·0015	1/·044	49·91	45·64
·0020	3/·029	59·86	54·73
·0030	3/·036	79·00	72·24
·0045	7/·029	97·32	88·99
·0070	7/·036	121·59	111·18
·0100	7/·044	149·23	136·46
·0145	7/·052	162·30	148·41
·0225	7/·064	227·71	208·22

V.					Flat Lead Alloy Sheathed 3 Core 250V				
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	·0015	1/·044	68·38						62·53
	·0020	3/·029	95·38						87·22
	·0030	3/·036	112·72						103·07
	·0045	7/·029	137·53						125·75
	·0070	7/·036	172·32						157·56
	·0010	7/·044	213·35						195·08
	·0145	7/·052	259·71						237·48
	·0225	7/·064	324·99						297·17

VI. Flat Twin Lead Alloy Sheathed with Earth Continuity Conductor 250V			
·0015	1/·044	52·50	48·01
·0020	3/·029	62·54	57·19
·0030	3/·036	82·09	75·06
·0045	7/·029	102·45	93·69
·0070	7/·036	126·50	115·67
·0100	7/·044	155·55	142·23
·0145	7/·052	171·88	157·16
·0225	7/·064	236·38	216·15

I	2(a)	2(b)	3(a)	3(b)
VII. <i>Single Core Tough Rubber Sheathed 250V</i>				
	·0015	1/·044	14·70	13·44
	·0020	3/·029	17·21	15·74
	·0030	3/·036	21·60	19·75
	·0045	7/·029	28·34	25·91
	·0070	7/·036	36·12	33·07
	·0100	7/·044	47·40	43·34
	·0145	7/·052	54·94	50·24
	·0225	7/·064	75·13	68·69
	·0300	19/·044	121·06	110·70
	·0400	19/·052	151·19	138·25
	·0600	19/·064	206·12	188·47

VIII. *Flat Twin Tough Rubber Sheathed 250V*

	·0015	1/·044	24·87	22·74
	·0020	3/·029	30·91	28·26
	·0030	3/·036	40·39	36·93
	·0045	7/·029	50·69	46·35
	·0070	7/·036	68·72	62·83
	·0100	7/·044	91·66	83·81
	·0145	7/·052	109·52	100·14
	·0225	7/·064	160·17	146·45
	·0300	19/·044	244·62	223·68
	·0400	19/·052	310·46	283·88
	·0600	19/·064	428·91	392·19

IX. *Flat 3 Core Tough Rubber Sheathed 250V*

	·0015	1/·044	36·84	33·68
	·0020	3/·029	48·87	44·69
	·0030	3/·036	61·43	56·17
	·0045	7/·029	77·95	71·28
	·0070	7/·036	107·55	98·34
	·0100	7/·044	144·53	132·16
	·0145	7/·052	189·04	172·86
	·0225	7/·064	259·83	237·59

X. *Twin Flat Tough Rubber Sheathed with Earth Continuity Conductor 250V*

	·0015	1/·044	29·84	27·28
	·0020	3/·029	35·04	32·04
	·0030	3/·036	44·33	40·53
	·0045	7/·029	62·59	57·23
	·0070	7/·036	86·72	79·30
	·0100	7/·044	116·47	106·50
	·0145	7/·052	153·91	140·73
	·0225	7/·064	210·30	192·29

I.	2(a)	2(b)	3(a)	3(b)
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XI.	Single Core Weatherproof 250V			
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	·0015	1/·044	16·11	14·73
	·0020	3/·029	20·14	18·42
	·0030	3/·036	24·11	22·04
	·0045	7/·029	30·22	27·63
	·0070	7/·036	38·80	35·48
	·0100	7/·044	50·08	45·79
	·0145	7/·052	55·34	50·60
	·0225	7/·064	73·99	67·65
	·0300	19/·044	105·86	96·79
	·0400	19/·052	135·70	124·08
	·0600	19/·064	185·41	169·54
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XII.	Flat Twin Weatherproof 250V			
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	·0015	1/·044	27·95	25·55
	·0020	3/·029	37·23	34·04
	·0030	3/·036	44·91	41·06
	·0045	7/·029	58·27	53·28
	·0070	7/·036	77·76	71·10
	·0100	7/·044	100·45	91·85
	·0145	7/·052	111·49	101·94
	·0225	7/·064	148·43	135·72
	·0300	19/·044	209·07	191·17
	·0400	19/·052	274·75	251·23
	·0600	19/·064	377·68	345·35
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XIII.	Twin Tough Rubber Sheathed Flexible 250V			
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	·0006	14/·0076	29·96	27·39
	·0010	23/·0076	34·36	31·42
	·0017	40/·0076	41·71	38·14
	·0030	70/·0076	57·21	52·31
	·0048	110/·0076	75·83	69·33
	·0070	162/·0076	123·78	113·18
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XIV	Tough Rubber Sheathed Flexible 3 Core 250V			
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	·0006	14/·0076	37·46	34·25
	·0010	23/·0076	43·02	39·33
	·0017	40/·0076	55·47	50·72
	·0030	70/·0076	74·42	68·05
	·0048	110/·0076	105·10	96·10
	·0070	162/·0076	168·85	154·39
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XV.	Tough Rubber Sheathed Flexible 4 Core 250V			
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	·0006	14/·0076	50·18	45·88
	·0010	23/·0076	59·62	54·51
	·0017	40/·0076	72·85	66·61
	·0030	70/·0076	98·64	90·20
	·0048	110/·0076	136·30	124·63
	·0070	162/·0076	212·51	194·31
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I	2(a)	2(b)	3(a)	3(b)
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XVI. *Twin Circular Unkinkable Domestic Flex 250V.*

·0006	14/·0076	44·93	41·08
·0010	23/·0076	51·15	46·77
·0017	40/·0076	59·07	54·01
·0030	70/·0076	74·73	68·33
·0048	110/·0076	98·16	89·76
·0070	162/·0076	142·19	130·02

XVII. *3 Core Circular Unkinkable Domestic Flex 250V*

·0006	14/·0076	56·22	51·40
·0010	23/·0076	62·76	57·39
·0017	40/·0076	72·99	66·74
·0030	70/·0076	91·45	83·62
·0048	110/·0076	123·37	112·81
·0070	162/·0076	178·13	162·88

XVIII. *Twin Twisted Glace Cotton Braided Flex 250V*

·0006	14/·0076	22·48	20·55
·0010	23/·0076	25·50	23·31
·0017	40/·0076	31·66	28·95
·0030	70/·0076	42·20	38·58
·0048	110/·0076	60·06	54·91
·0070	162/·0076	94·63	86·53

XIX. *Twin Circular Braided & Compounded Workshop Flex 250V*

·0006	14/·0076	25·80	23·59
·0010	23/·0076	30·63	28·01
·0017	40/·0076	37·17	33·99
·0030	70/·0076	53·21	48·65
·0048	110/·0076	68·72	62·83
·0070	162/·0076	105·46	96·43

XX. *3 Core Circular Braided & Compounded Workshop Flex 250V*

·0006	14/·0076	33·12	30·28
·0010	23/·0076	39·51	36·12
·0017	40/·0076	49·33	45·11
·0030	70/·0076	67·77	61·96
·0048	110/·0076]	89·96	82·25
·0070	162/·0076]	140·73	128·63

[No. 6/63]

L. M. KAUL, Dy. Secy.

RESERVE BANK OF INDIA
(Exchange Control Department)
(Central Office, Bombay)

Bombay, the 2nd January 1963

G.S.R. 77.—In pursuance of sub-section (2) of section 8 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Reserve Bank hereby rescinds its notification No. F.E.R.A.-90/50-R.B., dated the 4th January 1950.

[No. F.E.R.A. 209/63-R.B.]

M. V. RANGACHARI,
Deputy Governor.

MINISTRY OF COMMERCE AND INDUSTRY
(Department of Company Law Administration)

New Delhi, the 4th January 1963

G.S.R. 78.—In exercise of the powers conferred by sub-section (1) of section 641 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following alterations in Schedule VI to the said Act, namely:—

In the said Schedule,

I. In "Part I—Form of Balance Sheet",—

- (1) in the third column headed "Assets", under the sub-head "CURRENT ASSETS, LOANS AND ADVANCES", under "(A) CURRENT ASSETS", for the existing item "†(7) Cash and bank balances", the following items shall be substituted, namely:—

"(7A) Cash balance on hand.

†(7B) Bank balances—

(a) with Scheduled Banks; and

(b) with others."

- (2) in the fourth column, in the instructions relating to "CURRENT ASSETS, LOANS AND ADVANCES",

- (i) for paragraph 5, the following paragraph shall be substituted, namely:—

"Debts due from other companies under the same management within the meaning of sub-section (1B) of section 370, to be disclosed with the names of the Companies."; and

- (ii) for paragraph 8, the following paragraph shall be substituted, namely:—

"† In regard to bank balances, particulars to be given separately of—

(a) the balances lying with Scheduled Banks on current accounts, call accounts and deposit accounts;

(b) the names of the bankers other than Scheduled Banks and the balances lying with each such banker on current accounts, call accounts and deposit accounts and the maximum amount outstanding at any time during the year from each such banker; and

(c) the nature of the interest, if any, of any director or managing agent

his relative or the _____ of any

secretaries and treasurers
associate of the latter in each of the bankers (other than Scheduled Banks) referred to in (b) above."

- (3) in note (i) of the Notes thereunder, for the words and figures "the amounts due from other companies under the same management

should also be given with the names of the companies *vide* section 370", the following words, brackets, letter and figures shall be substituted, namely:—

"the amounts due from other companies under the same management within the meaning of sub-section (1B) of section 370 should also be given with the names of the companies".

II. In "Part II.—REQUIREMENTS AS TO PROFIT AND LOSS ACCOUNT", in paragraph 4B, for the words "whether as fees, or otherwise for services rendered—", the following shall be substituted, namely:—

"whether as fees, expenses or otherwise for services rendered—".

[No. F. 28/1/62-PR.]

F. N. SANYAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 31st December 1962

G.S.R. 79.—In pursuance of clause 3 of the Fertiliser (Control) Order, 1957, the Central Government hereby fixes the prices specified in columns (3) and (4) of the Schedule hereto annexed as the maximum prices at which superphosphate may be sold to cultivators by a manufacturer or a dealer in the State of Madras within the revenue districts specified in the corresponding entry in column 2 of the said Schedule:

SCHEDULE

Sl. No.	Revenue district	Price per metric ton in 50 kilograms packing	Price per metric ton in 100 kilograms packing
(1)	(2)	(3) (in Rs.)	(4) (in Rs.)
1.	Chingleput.	243/-	238/-
2.	South Arcot.	233/-	228/-
3.	North Arcot.	238/-	233/-
4.	Madras.	238/-	233/-
5.	Nilgiris.	254/-	248/-
6.	Thanjavur.	243/-	238/-
7.	Tiruchirapalli.	244/-	239/-
8.	Tirunelveli.	249/-	244/-
9.	Kanyakumari.	262/-	257/-
10.	Coimbatore.	244/-	239/-
11.	Salem.	244/-	239/-
12.	Ramanathapuram.	251/-	246/-
13.	Madurai.	249/-	243/-

[No. 16-6/62-M.]

S. K. MIRCHANDANI, Dy. Secy.

(Department of Agriculture)

New Delhi, the 7th January 1963

G.S.R. 80.—In exercise of the powers conferred by sub-section (i) of the section 3 of the Destructive Insects and Pests Act, 1914, (2 of 1914), the Central

Government hereby makes the following further amendments in the notification of the Government of India in the late Department of Education, Health and Lands, No. 1561-Agri., dated the 1st October, 1931, namely:—

In the said notification—

- (1) for the words "Bombay, Madras, Calcutta, Cochin or Kandla" and "Bombay, Madras, Calcutta, Cochin and Kandla" wherever they occur, the words "Bombay, Madras, Calcutta, Cochin, Kandla or Bhavnagar" shall be substituted.
- (2) in paragraph 2(1) (i), (i) for the words "Bombay, Madras, Calcutta, Kandla or Cochin" the words "Bombay, Madras, Calcutta, Cochin, Kandla or Bhavnagar" shall be substituted.
 - (ii) in clause (a), after the words "the Development Commissioner, Kandla Port and the Plant quarantine Inspector, Kandla Port", the words "or Port Officer, Bhavnagar Port and Plant Quarantine Inspector, Bhavnagar Port" shall be inserted.
 - (iii) in clause (c) and the second proviso thereto, after the words "the Development Commissioner, Kandla Port", the words "or the Port Officer, Bhavnagar" shall be inserted.
- (3) In paragraph 3, the words "and Bhavnagar Docks" shall be added at the end.

[No. F. 16-4/62-PPS.]

V. S. NIGAM, Under Secy.

(Department of Food)

New Delhi, the 3rd January 1963

G.S.R. 81.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules, 1960, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1076, dated the 6th September, 1960, namely:—

1. These rules may be called the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class-III and Class IV posts) Recruitment (Amendment) Rules, 1963.

2. In Schedule I to the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules, 1960, under the sub-heading 'General-Office Staff':—

- (a) against item-2 'Accountant' in the entry in column 10, the expression "& Cashier in the grade of Senior Clerk" shall be omitted;
- (b) against item-3 'Assistant Superintendent', in the entry in column 10, the expression "Cashier in the grade of Senior Clerk" shall be omitted;
- (c) against item-4 'Deputy Accountant' in the entry in column 11, for the expression "Three" the expression "Two" shall be substituted;
- (d) item-6 'Cashier' and all entries relating thereto shall be omitted and subsequent items 7 and 8 shall be renumbered as items 6 and 7 respectively.

[No. F. 28(2)/62-RE.I.]

DEVAKI NANDAN GOYAL, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 3rd January 1963

G.S.R. 82.—In pursuance of sub-rule (2) of Rule 1 of the University Grants Commission (Budget and Accounts) Rules, 1962, published with the notification

of the Government of India in the Ministry of Education, No. F. 24-9/56-U5, dated the 19th September, 1962, the Central Government hereby appoints the first day of April, 1963, as the date on which the said Rules shall come into force.

[No. F. 11-17/62-U2.]

PREM KIRPAL, Secy.

MINISTRY OF HEALTH

New Delhi, the 3rd January 1963

G.S.R. 83.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Senior Artist in the Directorate General of Health Services, namely:—

1. **Short title.**—These rules may be called the Directorate General of Health Services (Senior Artists) Recruitment Rules, 1963.

2. **Application.**—These rules shall apply to the posts of Senior Artist Specified in column 1 of the Schedule Annexed hereto.

3. **Classification & scale of pay.**—The classification of the said posts and the scales of pay attached to them shall be as specified in columns 2 and 3 of the said Schedule.

4. **Method of recruitment, age-limit and other Qualifications.**—The method of recruitment to the said posts, age limit qualifications and other matters relating thereto shall be as specified in columns 4 to 11 of the Schedule aforesaid.

Provided that the upper age-limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other categories of persons in accordance with the orders issued from time to time by the Central Government.

5. **Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post.

Provided that the Central Government, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

[No. F. 6-28/57-Estt.]

K. SATYANARAYANA, Under Secy.

New Delhi, the 5th January 1963

G.S.R. 84.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, and in supersession of the notification of the Government of India in the Ministry of Health No. F. 15-27/57-HI, dated the 22nd September, 1958, the President hereby makes the following rules regulating the method of recruitment to class II post of Scientific Officer in the B.C.G. Vaccine Laboratory, Guindy, namely:—

1. **Short Title.**—These rules may be called the B.C.G. Vaccine Laboratory (Scientific Officer) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply to the post of Scientific Officer in the B.C.G. Vaccine Laboratory, Guindy, as specified in column 1 of the Schedule annexed hereto.

3. **Number, classification and scale of pay.**—The number of post, its classification and the scale of pay attached to it shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualification and other matters connected therewith shall be as specified in column 5 to 13 of the Schedule aforesaid.

5. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the post; and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHE

Recruitment Rules for the post of Scientific Officer,

Name of Post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits
1	2	3	4	5	6
Scientific Officer	1	General Central Service, Class II, Gazetted (Ministerial)	Rs. 350—25—500 —30—590— EB—30—800 EB—30—830— 35—900	Selection	30 years and below (Relaxable for Government Servants)

DULE

B.C.G. Laboratory in Ministry of Health.

Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of rectt. whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion, transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
7	8	9	10	11	12	13
<i>Essential</i>						
(i) Degree in Science or Medicine of a recognised University.	Qls. Yes Age : No	Two years	By promotion failing which by direct recruitment	<i>Promotion :</i> Asstt. Bacteriologist (with 7 years experience in case of science graduates and 3 years for medical graduates).	Class II DPC	As required under the rules.
(ii) About 7 years practical experience for science graduates and 3 years for Medical graduates in a capacity of Bacteriological work including culture work in relation to tuberculosis.						
<i>Qualifications relaxable at Commission's discretion in the case of candidates otherwise well-qualified.</i>						
<i>Desirable :</i>						
Experience in advanced bacteriological work in a B.C.G. producing laboratory.						

[No. F. 16-30/60-HI.]

BASHESHAR NATH, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 5th January 1963

G.S.R. 85.—In exercise of the powers conferred by section 20-A of the Press and Registration of Books Act, 1867 (25 of 1867), the Central Government hereby makes the following rules to amend the Registration of Newspapers (Central) Rules, 1956, namely:—

1. These rules may be called the Registration of Newspapers (Central) Amendment Rules, 1963.

2. In the Registration of Newspapers (Central) Rules, 1956, in Part 'A' of Form II, in column 2,—

(1) in item (a) against Serial No. 11, for the word "inches", the word "metres" shall be substituted;

(2) in the entry against Serial No. 12, for the letter 'a', the word "the" shall be substituted.

[No. 5/1/63-IP (Amend/I).]

H. N. AGARWAL, Dy. Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 3rd January 1963

G.S.R. 86.—In exercise of the powers conferred by section 5 read with sub-section (1) of section 7, of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby frames the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (First Amendment) Scheme, 1963.

2. In the Employees' Provident Funds Scheme, 1952, in paragraph 28, after the proviso to sub-paragraph (2), the following proviso shall be inserted, namely:—

"Provided further that where the whole or any part of such accumulations consists of investments in non-Government securities, the Central Government may, in exceptional cases, allow acceptance of the transfer of such securities from the authority making the transfer to the Fund at the price for which they were actually purchased".

[No. 3/14/62-PF.II.]

G.S.R. 87.—In exercise of the powers conferred by section 5 read with sub-section (1) of section 7 of Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (Second Amendment) Scheme, 1963.

2. In the Employees' Provident Funds Scheme, 1952, in paragraph 68-H, the words "for any reason other than an illegal lockout or strike" shall be omitted.

[No. PF.II.7(42)/58.]

P. D. GAIHA, Under Secy.

New Delhi, the 8th January 1963

G.S.R. 88.—In exercise of the powers conferred by sub-section (1) of section 14 of the Mines Maternity Benefit Act, 1941, (19 of 1941), and in supersession of the notification of the Government of India in the late Ministry of Labour No. S.R.O. 3337 dated the 17th October, 1955, the Central Government hereby authorises the Coal Mines Welfare Commissioner, Dhanbad to institute or to accord sanction to the institution of prosecutions under the said Act.

[No. 35/5/62/M-II.]

R. C. SAKSENA, Under Secy.